Exhibit 1

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perpetrating a scheme of judicial corruption/harassment/intimidation purposed to have the case either stayed and or dismissed.

- 66. Regardless, on April 12, 2024, Plaintiff Kaul submitted a 'REPORT OF THE PARTIES PLANNING MEETING', in which he informed the district court of the Defendants violation of the March 13, 2024 'ORDER FOR DISCOVERY PLAN' and on April 18, 2024, submitted 'PLAINTIFF KAUL'S REQUEST FOR THE COURT TO TAKE JUDICIAL NOTICE PURSUANT TO FEDERAL RULE OF EVIDENCE 201, OF DOCUMENTS RELEVANT TO DEFENDANT FEDERATION OF STATE MEDICAL BOARDS' (K11-17: D.E. 94).
- **67.** The latter document is irrefutable proof of the fact that state medical boards are not sovereign entities but are in fact subjugate elements of the for-profit entity of Defendant FSMB or as pled by Plaintiff Kaul within <u>The Kaul Cases</u>, the "Federation Cartel" ("FC").
- 68. This cartel, one that has taken decades to establish, illegally confers absolute antitrust power on the "FC" over, amongst other things, the entire system of so called 'physician regulation and disciplining from which it reaps billions in profit. The "FC" aggressively conducts quid pro quo schemes with hospital/insurance/pharmaceutical corporations, and uses its power to terminate physicians who either fail to support or oppose the corporate profiteering agendas of the "FC" hospital/insurance/pharmaceutical corporations quid pro quo conspirators.
- 69. It achieves these terminations (read executions) by disseminating orders to its subjugate state medical boards to revoke the targeted physicians' licenses and obstruct their efforts to have those licenses reinstated and or new license issued.
- **70.** Thus, pursuant to RICO's doctrine of vicarious liability pursuant to <u>Salinas</u>, the acts/offenses/violations of one state medical board become the liability of all subjugate state medical boards of the "FC". "The crime of one becomes the crime of all"

116. Defendant <u>Oetken</u> illegally benefitted from perverting the power of the United States District Court in a series of quid pro quo dismissal/purported 'injunction' schemes with coconspirator <u>Grewal/others</u>, a purpose of which was to prevent Plaintiff Kaul from procuring further proof of the illegality of <u>The Kaul Cases</u> Defendant, New Jersey Board of Medical Examiners ("NJBME") 2014 revocation, a revocation the judicial-evidential confirmation of which would cause a nullification/reversal/compensation of the illegal revocation and every legal and non-legal injury subsequently caused to Plaintiff Kaul's life/liberty/property/reputation (2012-2024), in conjunction with the civil/criminal holding of The Kaul Cases Defendants.

117. Defendant MMB, benefitted from Defendant Oetken's illegal dismissal and purported 'injunction' in that being a subjugate member of the "Federation Cartel" it is as liable for the crimes of one member of the cartel, namely The Kaul Cases Defendant, NJBME, as if it had directly committed the crimes. Additionally, co-conspirator, MMB, benefitted from having Defendant Oetken dismiss K11-7, in that the dismissal was an effective validation, albeit false, of the illegal 2014 NJ revocation, a position that Defendant MMB used in a knowingly illegal manner to deny Plaintiff Kaul's licensure applications in 2020/2024, thus re-affirming its subjugation/felty to the "Federation Cartel", from which its membership causes profit to its executives.

(118) Longevity sufficient to permit these associates to pursue the enterprise's purpose — The purpose of the USN enterprise is to maintain its highly lucrative monopoly power over the entire system of so called 'physician regulation and discipline', the very existence of which has been and is challenged by The Kaul Cases, including K11-20. This system was in existence prior to the 2005 commencement of the revocation conspiracy and was further fortified in or around 2008 by the eponymous 'Healthcare Fraud Prevention Partnership', a concoction of the insurance industry purposed to further subjugate the medical profession in order to increase shareholder/executive compensation of the insurance/hospital/pharmaceutical corporations through the exploitation and at the expense of the medical profession. The perpetration of this